UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: DAVOL, INC./C.R. BARD, INC.,
POLYPROPYLENE HERNIA MESH
PRODUCTS LIABILITY LITIGATION

Case No. 2:18-md-2846

CHIEF JUDGE EDMUND A. SARGUS, JR. Magistrate Judge Kimberly A. Jolson

This document relates to:	Civil Action No.
Diana Goetchius	Civil Action No

SHORT FORM COMPLAINT

Plaintiff(s) file(s) this Short Form Complaint pursuant to Case Management Order No. 9 and is/are to be bound by the rights, protections, and privileges and obligations of that Order. Plaintiff(s) hereby incorporate(s) the Master Complaint in MDL No. 2846 by reference. Plaintiff(s) further show(s) the Court as follows:

- The name of the person implanted with Defendants' Hernia Mesh Device(s):
 Diana Goetchius
- 2. The name of any Consortium Plaintiff (if applicable):

N/A

- Other Plaintiff(s) and Capacity (i.e., administrator, executor, guardian, conservator):
 N/A
- 4. State of Residence:

CA

District Court and Division in which action would have been filed absent direct filing:
 United States District Court for the District of Rhode Island – Providence Division

6.	Defendants (Check Defendants against whom Complaint is made):				
	X	A. Davol, Inc.			
	X	B. C.R. Bard, Inc.			
		C. Other (please list:)			
7.		fy which of Defendants' Hernia Mesh Device(s) was/were implanted (Checke(s) implanted):			
		3DMax Mesh			
		3DMax Light Mesh			
		Bard (Marlex) Mesh Dart			
		Bard Mesh			
		Bard Soft Mesh			
		Composix			
		Composix E/X			
		Composix Kugel Hernia Patch			
		Composix L/P			
		Kugel Hernia Patch			
		Marlex			
		Modified Kugel Hernia Patch			
		Perfix Light Plug			
		PerFix Plug			
		Sepramesh IP			
		Sperma-Tex			
		Ventralex Hernia Patch			
		Ventralex ST Patch			

		Ventralight ST
	X	Ventrio Patch
		Ventrio ST
		Visilex
		Other (please list in space provided below):
3.		idants' Hernia Mesh Device(s) about which Plaintiff is making a claim (Check cable device(s)):
		3DMax Mesh
		3DMax Light Mesh
		Bard (Marlex) Mesh Dart
		Bard Mesh
		Bard Soft Mesh
		Composix
		Composix E/X
		Composix Kugel Hernia Patch
		Composix L/P
		Kugel Hernia Patch
		Marlex
		Modified Kugel Hernia Patch
		Perfix Light Plug
		PerFix Plug

		Sepramesh IP
		Sperma-Tex
		Ventralex Hernia Patch
		Ventralex ST Patch
		Ventralight ST
	X	Ventrio Patch
		Ventrio ST
		Visilex
		Other (please list in space provided below):
9.	Date	of Implantation and state of implantation: June 14, 2011, California
10.		f the date of filing this Short Form Complaint, has the person implanted with idants' Hernia Mesh Device(s) had subsequent surgical intervention due to the Hernia
		Device(s)?: Yes_X No
11.	Basis	of Jurisdiction:
	X	Diversity of Citizenship
		Other:
12.	Coun	ts in the Master Complaint adopted by Plaintiff(s):
	X	Count I – Strict Product Liability- Defective Design
	X	Count II – Strict Product Liability- Failure to Warn
	X	Count III – Strict Product Liability- Manufacturing Defect
	X	Count IV- Negligence

	Demanded as to Any Count(s), identify which ones (list below):
	Jury Trial is NOT Demanded as to All Counts; if Jury Trial is
X	Jury Trial is Demanded as to All Counts
	Other Count(s) (please identify and state factual and legal bases for other claims not included in the Master Complaint below):
X	Count XVII – Punitive Damages
	Count XVI – Loss of Consortium
	Count XV – Wrongful Death
X	Count XIV – Fraudulent Concealment
X	Count XIII – Fraud and Fraudulent Misrepresentation
X	Count XII – Negligent Misrepresentation
X	Count XI – Intentional Infliction of Emotional Distress
X	Count X – Negligent Infliction of Emotional Distress
X	Count IX – Breach of Express Warranty
X	Count VIII – Breach of Implied Warranty
	en Laws §§ 6-13.1, et seq.; N.J. Stat. Ann §§ 56:8-1, et seq.; Ohio Rev. Code Ann 45.01, et seq.; Cal. Civ. Proc. Code § 335.1
X	Count VII – State Consumer Protection Laws (Please identify applicable State Consumer Protection law(s)):
X	Count VI– Gross Negligence
X	Count V– Negligence Per Se

PRAYER FOR RELIEF

Wherefore, Plaintiff(s) respectfully request judgment in their favor against Defendants, and each of them, individually, jointly and severally, and Plaintiff(s) request compensatory damages, in a sum to confer jurisdiction upon this Court, together with interest on that amount at the legal rate from the date of judgment until paid, costs of suit, attorneys' fees, and all such other relief as this Court deems just and proper, as well as:

- 1. Compensatory damages to Plaintiff(s) for past, present, and future damages, including but not limited to, mental and physical pain and suffering for severe and permanent personal injuries sustained by Plaintiff(s), health and medical care costs, lost wages, or income, and loss of earning capacity, together with interest and costs as provided by law;
- 2. Restitution and disgorgement of profits;
- 3. Punitive damages;
- 4. Reasonable attorneys' fees;
- 5. The costs of these proceedings;
- 6. All ascertainable economic damages;
- 7. Survival damages (if applicable);
- 8. Wrongful death damages (if applicable); and
- 9. Such other and further relief as this Court deems just and proper.

s/Shawn M. Good

Attorney(s) for Plaintiff

The Good Law Group 800 East Northwest Highway Suite 814 Palatine, IL 60074 Office:(847)577-4476 Info@thegoodlawgroup.com ARDC #: 6323962